EXHIBIT 4

	Page 1
1	UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	x
5	IN RE GOOGLE PLAY STORE Case No.
	ANTITRUST LITIGATION 3:21-md-02981-JD
6	
7	THIS DOCUMENT RELATES TO:
8	Epic Games Inc. v. Google LLC, et al.,
	Case No: 3:20-cv-05671-JD
9	
	In re Google Play Consumer
10	Antitrust Litigation,
	Case No: 3:20-cv-05761-JD
11	
	In re Google Play Developer
12	Antitrust Litigation,
	Case No: 3:20-cv-05792-JD
13	
14	State of Utah, et al.,
	v. Google LLC, et al.,
15	Case No: 3:21-cv-05227-JD
16	x
17	
18	*HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY*
19	
20	REMOTE VIDEOTAPED DEPOSITION BY VIRTUAL ZOOM OF
21	CHRISTOPHER LI
22	Tuesday, May 24, 2022
23	
24	Reported By: Lynne Ledanois, CSR 6811
25	

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1	Kumagai.
2	MS. WOODIN: Good morning. Christine
3	Woodin from Hueston Hennigan on behalf of the Match
4	Group entities.
5	MR. DICKLER: Michael Dickler, Sperling &
6	Slater, on behalf of the Developer plaintiffs.
7	MR. MILLER: Good morning. Adam Miller,
8	Deputy Attorney General, State of California for the
9	State plaintiffs. With me on realtime on the video
10	is Michael Altebrando from Utah and also realtime is
11	Brendan Benedict also from Utah.
12	MS. CURRAN-HUBERTY: Good morning. This
13	is Emily Curran-Huberty of Munger Tolles & Olson on
14	behalf of the witness and Google. With me is Kevin
15	Benedicto of Morgan Lewis & Bockius. Also with me
16	is Alex Zbrozek from Google.
17	THE VIDEOGRAPHER: Is that everybody
18	present for today? Thank you.
19	CHRISTOPHER LI,
20	having been duly sworn, testified as follows:
21	EXAMINATION
22	BY MR. BYARS:
23	Q Good morning, Mr. Li.
24	A Good morning.
25	Q Like I said, my name is John Byars. I'm

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1	Q Do you think that is what
2	Play-Auto-Install is?
3	A I don't remember the full scope of it.
4	Actually, I would like to I don't want to I'm
5	not the Play-Auto-Install expert.
6	Q Do you have any idea why that requirement
7	is in Section 3.6?
8	A My recollection is that it's a better user
9	experience because you offer the choice to the user to
10	not install something.
11	Q Do you know what Install Packages
12	permissions is?
13	A I don't know the technical details behind
14	it. But I think it's yes, it's an app with the
15	ability to install the packages, so
16	Q Is it an app with the ability to install
17	other apps?
18	A Yes, I think that's one downstream
19	implication of that.
20	Q And is it an app does an app with
21	Installs Packages Permission have an ability to
22	update apps automatically?
23	A I'm not sure, but I suspect it could have
24	that ability.
25	Q Now, if we go back to Attachment D, which

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1	is on Page 365.
2	And before I ask you questions about
3	Attachment D, why would Google not allow any
4	non-Google apps that are preloaded on the device to
5	have Install Packages permission?
6	MS. CURRAN-HUBERTY: Object to form.
7	THE WITNESS: So on the specification of
8	Google apps versus non-Google apps, I think that we
9	felt confident that we would know how Google apps
10	performs because we're all on the same company.
11	So I think that's why the conditions were
12	not needed for Google apps, because we knew that
13	there would be a certain level of respect and
14	experience for the user that would maintain our
15	standard.
16	On why we felt like we needed some of
17	these terms inclusive of the alternative Play
18	service thing that you mentioned, this tier of
19	devices is called Premier Tier and back to the theme
20	of what I discussed earlier of wanting to create
21	better devices to compete against Apple, we wanted
22	to create a device experience that we felt like was
23	at par or close to at par with that.
24	With that expectation comes an expectation

from the user that it doesn't feel scammy, the

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1	device feels secure, among other things.
2	BY MR. BYARS:
3	Q So it's actually Foundation Tier; right?
4	You can go back and look at Page 378 and it's
5	Foundation Tier.
6	A Yes, there's Foundation Tier and Premier
7	Tier. But I think foundation is how I define
8	foundation is you need to have there is a baseline
9	experience.
10	And I would also argue that the items I
11	mentioned is sort of the baseline for what you would
12	expect for a, I don't know, 500-dollar phone.
13	Q And when you can't have install
14	packages does an app store need Install Packages
15	permission to install other apps?
16	MS. CURRAN-HUBERTY: Object to form.
17	THE WITNESS: I'm not sure.
18	BY MR. BYARS:
19	Q I think you said that you Install
20	Packages permission allows you to install what
21	did you say, packages?
22	A I said I don't know the definition. I don't
23	know the technical details of what the Install Package
24	permission gives, but I can guess that you need it to
25	be able to update or install other apps.

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1	Google would receive for Google Play?
2	A I don't know exactly what this row means.
3	Q Well, let me ask you this: Does Row 25
4	mean the number of devices where Google obtained
5	Play exclusivity or projected to obtain Google Play
6	exclusivity?
7	A I think this row this cell, can represent
8	the projected number of devices that enrolled in
9	Premier Tier across the set of 13 partners at this
10	point in time.
11	What we felt like we got from a Play
12	perspective is a device, because it's called
13	Premier, that offered an enhanced experience in
14	terms of UX, safety and the overall presentation of
15	downloading and installing apps to users.
16	Q And by that do you mean that Google Play
17	would be the only app store on the devices enrolled
18	in the Premier Tier?
19	MS. CURRAN-HUBERTY: Object to form.
20	THE WITNESS: What I meant is what I said
21	before. It would be an enhanced Play experience
22	because it offers more security, a better and more
23	intuitive UX for users and an overall better
24	download and app update experience.
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